REMARKS

In view of the following remarks, Applicant respectfully requests reconsideration and allowance of the subject application, including original claims 1—71 and newly added claim 72.

Response to Arguments

In its Response to Arguments section of the current Office Action, the Office indicates that Applicant's previous arguments filed on 4/7/2004 have been fully considered but are not persuasive. Specifically, at page 2 of the Office Action, the Office refutes Applicant's assertion that Muller (U.S. Patent No. 6,249,727) does not teach "verifying that a first application is authorized to set an initial range for a controlled parameter setting" as recited, for example, in claim 1. The Office asserts that Muller teaches that the "change of the parameter is being restricted (e.g. according to driver's skill level)", and refers to Muller at col. 6, lines 1-16 for support. The Office concludes that this "suggests that in order to set an initial change, authorization is required in order to perform the operation".

However, as noted herein below and in Applicant's previous arguments filed on 4/7/2004, Muller teaches that preferred values for a control parameter are written to a data card. The data card is then inserted into, and read by, a card reader on a machine. A parameter range is specified on an internal storage device of the machine. Preferred values from the data card are compared to the machine's internal parameter range. As long as a preferred value from the data card is within the allowable parameter range specified in the internal storage device on the machine, the preferred value will control the corresponding machine subsystem according to the preferred value. If a preferred value from the data card

falls outside of the allowable parameter range specified in the internal storage device, the machine is controlled according to the preferred value subject to the specified operating parameter range.

The purpose of Muller's system is to customize and/or limit the operation of machine subsystems using information stored on a portable, external data storage card that can be moved from machine to machine. For example, the extension of a lift cylinder which controls the height of the bucket on a wheel loader machine can be customized according to the experience/skill level of an operator, but will never be permitted to operate outside an allowable parameter range specified in the internal storage device.

Applicant respectfully submits that the system disclosed by Muller is nothing like Applicant's claimed, "verifying that a first application is authorized to set an initial range for a controlled parameter setting". Muller does not discuss or suggest verifying that an application is authorized to set a parameter range.

In Muller, a preferred value may be written to a data card. However, Muller does not discuss or suggest "verifying" that an application is authorized to write such a preferred value. Also in Muller, an allowable operating range for a parameter is either specified on an internal storage device of a machine, or it is not. Muller does not discuss or suggest "verifying" that an application is authorized to specify such a parameter range on the internal storage device.

In its Response to Arguments section, as noted above, the Office indicates that Applicant's arguments filed on 4/7/2004 have been fully considered but are not persuasive. However, the Office only addresses one element of Applicant's claim 1, as just discussed. Applicant has provided numerous additional and compelling arguments in its previous arguments filed on 4/7/2004 (and herein

below) which the Office has not addressed. The Office merely states that such arguments "have been fully considered but they are not persuasive". Applicant respectfully suggests that to have been "fully considered", such arguments beg some further refutation and/or explanation by the Office. Such refutation and/or explanation is not present in the current Office Action.

In its Response to Arguments section, the Office asserts that Muller does not teach "verifying that a first application is authorized to set an initial range for a controlled parameter setting". Applicant's discussion above, as well as arguments presented herein below and those filed on 4/7/2004, thoroughly dispose of this assertion by the Office.

However, missing from the Response to Arguments section, is any response by the Office to numerous other compelling arguments presented by Applicant. Such arguments are noted below and were filed on 4/7/2004, and include, for example, that Muller does not discuss or suggest allowing an application to set a range for a controlled parameter setting if that application is authorized.

§102 Rejections

Claims 1, 4-8, 11-22, 25-29, 32-53, 60-64, 70 and 71 are rejected under 35 U.S.C. §102(e) as allegedly being anticipated by Muller (U.S. Patent No. 6,249,727). Applicant respectfully traverses the rejection.

Muller teaches a method and apparatus for customizing and/or limiting the operation of machine subsystems using information stored on a portable, external data storage device that can be moved from machine to machine. (Muller; col. 1, lines 5-13; col. 2, lines 32-39). The method and apparatus provide a control system on a machine to control characteristics of an operating subsystem of the

machine. The control system includes an electronic controller for controlling operation of the subsystem, an internal data storage device containing data readable by the controller which represents an allowable range for controlling an operating parameter for the subsystem, and a data interface that allows the controller to access data contained on the portable, external data storage device. (Muller; col. 2, lines 47-55).

The external data storage device (i.e., a data card) contains data accessible by the controller through the data interface (i.e., card reader). The data on the data card represents a preferred value for controlling an operating parameter of a machine subsystem. The controller accesses the preferred value from the external data card and compares it to the allowable range stored on the internal data storage device of the machine. If the preferred value is within the allowable range, the controller selects the preferred value for controlling the operating parameter. If the preferred value is beyond the allowable range, the controller selects the allowable range for controlling the operating parameter. (Muller; col. 2, lines 56-65).

Applicant's claim 1 recites in part:

verifying that a first application is authorized to set an initial range for a controlled parameter setting;

if authorized, allowing the first application to set an initial range for the controlled parameter setting; and

subsequently, allowing at least a second application to modify the controlled parameter setting within the initial range set by the first application.

Regarding claim 1, the Office refers to Muller at col. 5, lines 25-35, and line 61 to col. 6, line 27, in support of the assertion that Muller discloses the elements of "verifying that a first application is authorized to set an initial range

for a controlled parameter setting", and "if authorized, allowing the first application to set an initial range for the controlled parameter setting".

At col. 5, lines 25-35, however, Muller merely discusses writing preferred operating parameter control limits onto a data card which is read by a card reader on a machine to control a machine subsystem. The machine used in Muller (generally discussed at cols. 3-6) is a wheel loader machine having a lift arm assembly and a bucket for holding soil (see generally, Fig. 1 and cols. 3-6). Parameters on the data card can be read by a data interface (card reader) on the machine to control, for example, the extension of a lift cylinder which controls the height of the bucket (col. 4, lines 45-56). Thus, the parameter control limits that are written/programmed onto the data card are intended to limit the operation of a machine's subsystems.

In Muller, preferred values for parameters can be written to the external data card from an input device located on the machine itself, or from a card writer on a remote personal computer (col. 5, lines 25-35). At col. 5, line 61 - col. 6, line 27, Muller discusses in further detail, writing parameters to the data card using a remote computer. The computer can transfer data to the card via a conventional wired data link or via a wireless data link using transmitter/receivers at the remote computer and at the machine. Values for operating parameters can be changed by downloading and/or writing new data to the data card. The data on the card controls the corresponding operating parameters as long as the data is within the allowable range for the parameters contained in the internal storage device on the machine.

Regarding claim 1, there is no discussion anywhere in Muller of the elements of claim 1. Muller does not discuss verifying or authorizing anything

regarding a parameter range. Nor does Muller discuss "verifying that a first application is authorized to set an initial range for a controlled parameter setting" as recited in Applicant's claim 1. As noted above, Muller discloses writing data to a data card that is used to control a subsystem of a machine within parameter ranges specified on an internal storage device of the machine. However, Muller does not verify whether an "application is authorized to set an initial range for a controlled parameter setting" as recited in Applicant's claim 1. In Muller, a parameter range is specified on an internal storage device of a machine, and a parameter value input to the machine from a data card is compared to the range. There is no discussion in Muller regarding verifying or authorizing anything with respect to the parameter range.

For this reason alone, it is clear that Muller does not teach all of the elements of Applicant's claim 1. As stated in MPEP § 2131, "A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference." Because Muller does not disclose all elements of Applicant's claim 1, Muller cannot be said to anticipate claim 1. Applicant therefore respectfully requests that the §102(e) rejection of claim 1 be withdrawn.

Furthermore, Muller does not teach "allowing the first application to set an initial range for the controlled parameter setting" if the first application is authorized. Again, as discussed above, Muller discloses that a preferred value set for a control parameter is written to a data card. The data card is then inserted into, and read by, a data interface (card reader) on a machine. However, the machine in Muller simply reads the data from the data card and controls machine subsystems according to the data. If there is an operating range restriction for a

given parameter specified on the internal storage device of the machine, the machine is controlled according to data on the card subject to the specified operating range. Muller does not discuss verifying that an application is authorized to set a parameter range, nor does Muller discuss allowing the application to set a range for a controlled parameter setting if that application is authorized. In Muller, an allowable operating range for a parameter is either present on the internal storage device of the machine or it is not.

For this additional reason Muller does not disclose all elements of Applicant's claim 1 and cannot be said to anticipate claim 1. Applicant therefore respectfully requests that the §102(e) rejection of claim 1 be withdrawn.

Claims 4-8 and 11-21 depend directly or indirectly from claim 1, and therefore include each of the elements of claim 1. Therefore, claims 4-8 and 11-21 are allowable by virtue of at least this dependency from allowable claim 1, in addition to further elements recited therein that are not taught by Muller. Applicant therefore respectfully requests withdrawal of the §102(e) rejection of claims 4-8 and 11-21.

Further regarding claim 4, the Office asserts that Muller discloses "wherein the first application is verified based at least partially on memory location information associated with a verifying function". However, as noted above, Muller does not discuss in any respect, "verifying that a first application is authorized to set an initial range for a controlled parameter setting", and therefore cannot be said to provide verification based on memory location information associated with a verifying function. Muller does not discuss any verification or any verifying function. For this additional reason, claim 4 is not anticipated by Muller, and the §102(e) rejection of claim 4 should be withdrawn.

Further regarding claim 5, the Office asserts that Muller discloses "wherein the memory location information associated with the verifying function defines memory location within a read only memory (ROM)". However, as just clarified, Muller does not discuss a verifying function in any respect. For this additional reason, claim 5 is not anticipated by Muller, and the §102(e) rejection of claim 5 should be withdrawn.

Further regarding claim 8, the Office asserts that Muller discloses "verifying that the second application is authorized to modify a current range for the controlled parameter setting; if authorized, allowing the second application to modify the current range for the controlled parameter setting; and subsequently, allowing at least a third application to modify the controlled parameter setting within the current range as modified by the second application". However, as discussed above, Muller does not disclose in any respect, verifying that an application is authorized for anything. Muller teaches a machine that simply reads data from a data card and controls machine subsystems according to the data. If there is an operating range restriction for a given parameter, the machine is controlled according to data on the card within the allowable range. There is no discussion in Muller of verifying authorization of an application or of allowing an application to modify or set a range for a controlled parameter setting. For these additional reasons, claim 8 is not anticipated by Muller, and the §102(e) rejection of claim 8 should be withdrawn.

Furthermore, regarding claims 11-21, various elements already discussed herein above with respect to claims 1-8 are also included in claims 11-21 by virtue of their dependency from claim 1 and/or intervening claims. Accordingly, as noted above, Applicant respectfully submits that claims 11-21 are allowable for

8

11

10

12 13

14

15 16

17

18

19 20

21

22

23

24 25 the same reasons discussed above in addition to the additional elements they recite that are not taught by Muller.

Regarding claims 22, 25-29, and 32-42, the Office asserts that the limitations in such claims are substantially similar to the method claims 1, 4-8, and 11-21, and therefore rejects claims 22, 25-29, and 32-42 for the same reasons used for rejecting claims 1, 4-8, and 11-21. Applicant notes that claims 22, 25-29, and 32-42 are directed to a computer-readable medium and that otherwise, the elements of claims 22, 25-29, and 32-42 are substantially similar to the elements already discussed above with regard to claims 1, 4-8, and 11-21. Therefore, the same reasons stated above regarding the allowability of claims 1, 4-8, and 11-21 are equally applicable to claims 22, 25-29, and 32-42. Accordingly, claims 22, 25-29, and 32-42 are also allowable, and Applicant respectfully requests that the §102(e) rejection of claims 22, 25-29, and 32-42 be withdrawn.

Claim 43 recites in part:

setting an authorized range and a current value for a controlled parameter;

receiving a request to change the current value of the controlled parameter from an application;

changing the current value of the controlled parameter if a requested value of the controlled parameter is within the authorized range;

otherwise, verifying that the application is authorized to modify the authorized range for the controlled parameter, prior to changing the current value of the controlled parameter to the requested value.

The Office asserts that Muller teaches these elements at col. 5, line 25-col. 6, line 27. However, as already discussed above, Muller does not teach or discuss anything regarding verifying that an application is authorized. In Muller, an allowable operating range for a parameter is either present on an internal storage

device of the machine or it is not. A controller accesses a preferred value from an external data card and compares the value to the allowable range (if present). If the preferred value from a data card is within the allowable range, a controller selects the preferred value for controlling the operating parameter. If the preferred value is beyond the allowable range, the controller selects the allowable range for controlling the operating parameter. Thus Muller does not teach anything about verifying whether an application is authorized to modify such an allowable range, and Muller does not teach the element of "verifying that the application is authorized to modify the authorized range for the controlled parameter, prior to changing the current value of the controlled parameter to the requested value" as recited in claim 43.

For at least this reason, it is clear that Muller does not teach all of the elements of Applicant's claim 43. Because Muller does not disclose all elements of Applicant's claim 43, Muller cannot be said to anticipate claim 43. Applicant therefore respectfully requests that the §102(e) rejection of claim 43 be withdrawn.

Claims 44-47 depend directly or indirectly from claim 43 and therefore include all the elements of claim 43. Therefore, claims 44-47 are allowable by virtue of at least this dependency from allowable claim 44, in addition to further elements recited therein that are not taught by Muller. Accordingly, Applicant respectfully requests withdrawal of the §102(e) rejection of claims 44-47.

Regarding **claims 48-52**, the Office asserts that the limitations in such claims are computer readable medium claims and that they are substantially similar to the method claims 43-47. The Office therefore rejects claims 48-52 for the same reasons used for rejecting claims 43-47. Although claims 48-52 are directed to a computer readable medium, element of claims 48-52 are substantially

similar to elements of claims 43-47 discussed above. Therefore, the same reasons stated above regarding the allowability of claims 43-47 are equally applicable to claims 48-52. Accordingly, claims 48-52 are also allowable, and Applicant respectfully requests that the §102(e) rejection of claims 48-52 be withdrawn.

Regarding **claim 53**, the Office asserts that the claim limitations are substantially similar to method claim 1. The Office therefore rejects claim 53 for the same reasons used for rejecting claim 1. Applicant disagrees with the assertion that claim 53 is substantially similar to claim 1. Claim 53 recites in part:

A system comprising: at least one processor . . . ; memory coupled to the processor . . . ; and

a program operatively configured within the processor and memory and arranged to set a parameter value and a range associated with at least one controlled parameter, determine if the first application is authorized to modify the range, modify the parameter value within the range when requested by the first application, and modify the parameter value outside the range and modify the range when requested by the first application if the first application is authorized to modify the range.

Although claim 53 is directed to a system and not a method, some elements of claim 53 parallel some elements in claim 1. For example, to "determine if the first application is authorized to modify the range" as recited in claim 53, parallels the element of "verifying that a first application is authorized to set an initial range" as recited in claim 1. Furthermore, claim 53 recites, "modify the range when requested by the first application if the first application is authorized to modify the range", which parallels, "if authorized, allowing the first application to set an initial range for the controlled parameter setting" as recited in claim 1.

Therefore, since the Office has rejected claim 53 on the same basis used to reject claim 1, the allowability of claim 53 can be demonstrated for at least the same reasons discussed above regarding claim 1.

As noted above, Muller discloses writing data to a data card that is used to control a subsystem of a machine within parameter ranges specified on an internal storage device of the machine. However, Muller does not "determine if the first application is authorized to modify the range" as recited in claim 53. There is no discussion at all in Muller regarding determining if an application is authorized to modify a parameter range. In Muller, a parameter range is specified on an internal storage device of a machine, and a parameter value input to the machine from a data card is compared to the range. Muller does not teach or suggest determining if an application is authorized to modify the parameter range.

Furthermore, Muller does not teach or suggest to "modify the range when requested by the first application if the first application is authorized to modify the range" as recited in claim 53. There is no discussion in Muller regarding modifying the parameter range by an application that is authorized. In Muller, a preferred value set for a control parameter is read from a portable data card in order to control a machine's subsystems according to the preferred values. If an operating range restriction is stored on the internal storage device of the machine, the preferred values from the data card control the machine subject to the operating range restriction. There is no discussion in Muller of modifying the range by an application that is determined to be authorized.

For at least the reasons discussed above, Muller does not teach all of the elements of Applicant's claim 53. Thus, Muller cannot be said to anticipate claim

53, and Applicant respectfully requests that the §102(e) rejection of claim 53 be withdrawn.

Claims 60-63 depend directly or indirectly from claim 53 and therefore include all the elements of claim 53. Therefore, claims 60-63 are allowable by virtue of at least this dependency from allowable claim 53, in addition to further elements recited therein that are not taught by Muller. Accordingly, Applicant respectfully requests withdrawal of the §102(e) rejection of claims 60-63.

Regarding claims 64, 70 and 71, the Office asserts that the limitations in such claims are substantially similar to the method claims 43, 62 and 63. The Office therefore rejects claims 64, 70 and 71 for the same reasons used for rejecting claims 43, 62 and 63.

Claim 64 recites elements that parallel elements of various claims already discussed above. For example, claim 64 recites a "verifier function accessible by the parameter manager and configured to determine if the parameter change request is from a computer application that is authorized to exceed a parameter limitation". However, as noted above regarding claim 4, Muller does not discuss any sort of verification or verifier function.

For this and other reasons noted above which apply to claim 64, it is clear that Muller does not teach all of the elements of Applicant's claim 64. Therefore, Muller does not anticipate claim 64, and Applicant respectfully requests that the §102(e) rejection of claim 64 be withdrawn.

Claim 70 and 71 depend from claim 64 and therefore include the elements of claim 64. Therefore, claims 70 and 71 are allowable by virtue of at least this dependency from allowable claim 64, in addition to further elements recited

therein that are not taught by Muller. Accordingly, Applicant respectfully requests withdrawal of the §102(e) rejection of claims 70 and 71.

§103 Rejections

Claims 2-3, 9-10, 23-24, 30-31, 55-59 and 65-69 are rejected under 35 U.S.C. §103(a) as being allegedly unpatentable over Muller in view of Gormley (U.S. Patent No. 5,513,107). Applicant assumes the Office also intended to include claim 54 in the above list of claims rejected under 35 U.S.C. §103(a). Applicant respectively traverses the rejection.

Gormley teaches methods and apparatus for selecting operating characteristics of a motor vehicle with respect to recognized vehicle operators and with respect to limiting operating parameters to restrict or disable operation of the vehicle. (Gormley; col. 3, lines 55-64).

Regarding claims 2, 9, 54, 56, and 65, the Office admits that Muller does not disclose using a security code as a form of verification. Furthermore, as noted copiously above, Muller does not teach elements of claims 1, 53, and 64, which are the respective base claims of claims 2, 9, 54, 56, and 65. More specifically, Muller does not teach or suggest modifying an operating parameter range by an application that is determined to be authorized, nor does Muller teach verifying that such an application is an authorized application. As is made apparent below, Gormley does not teach or suggest these elements either, and therefore does not remedy the noted deficiencies of Muller. Accordingly, base claims 1, 53, and 64, along with their respective dependent claims 2, 9, 54, 56, and 65, are allowable over the combination of Muller and Gormley as noted below.

. 13

With respect to claims 2, 9, 54, 56, and 65, the Office asserts that Gormley (at col. 2, lines 41-53) discloses selection of the restricted mode of vehicle operation performed by entry of control signals corresponding to a security code, and states that it would have been obvious to incorporate the teaching of Gormley with entry of security code for verification purposes with Muller's teaching of setting initial controlled parameter setting in order to create a specific restricted mode of operation for a particular application.

Each of claims 2, 9, 54, 56, and 65 include an element related to verifying that an application is authorized based on a security code. For example, claim 2 recites, "wherein the first application is verified based on a first security code". Claim 9 recites, "wherein the second application is verified based on a second security code". Claim 54 recites, "wherein the program determines if the first application is authorized to modify the range by analyzing a security code provided by the first application". Claim 56 recites, "wherein the program determines that the first application is authorized to change the range only if the security code matches a valid security code". And claim 65 recites, "wherein the verifier determines if the parameter change request is from the computer application authorized to exceed the parameter limitation by analyzing a security code identified by the first application".

Furthermore, the authorization being verified in claims 2, 9, 54, 56 and 65, is the authorization for an application to set or modify a range for a controlled parameter setting (see respective base claims 1, 53 and 64). Thus, in claims 2, 9, 54, 56 and 65, a security code is used to verify whether an application is authorized to set or modify a range for a controlled parameter setting.

that is used to select a restricted mode of vehicle operation (Gormley; col. 2, lines 37-40). In Gormley, restricted vehicle operating characteristics are stored in a controller ROM. An operator enters a security code which invokes the restricted operating characteristics. Thus, if an authorized person is to be restricted in the operation of a vehicle, a predetermined set of stored limited operating characteristic parameters is selected. For example, if a valet is parking the vehicle, predetermined limited operating parameters can be selected from the system memory using a security code input for limiting operability of the vehicle. (Gormley; col. 7, lines 10-26).

By contrast to claims 2, 9, 54, 56 and 65, Gormley teaches a security code

Therefore, although Gormley uses a security code to select a restricted mode of vehicle operation which has been predetermined and stored in a ROM, Gormley does not teach or suggest anything regarding modifying an operating parameter range by an application that is determined to be authorized, or, verifying that the application is authorized to modify such operating parameter range based on a security code. Thus, it is apparent that Gormley does not remedy the deficiencies noted above regarding Muller, and that together, Muller and Gormley fail to teach the elements of claims 2, 9, 54, 56 and 65, or their respective base claims 1, 53 and 64.

A prima facie case of obviousness requires, among other things, that the prior art reference (or references when combined) must teach or suggest all the claim limitations. Yet, as clarified above, the Muller and Gormley references (alone or in combination) do not teach or suggest all the claim limitations of Applicant's claims 2, 9, 54, 56 and 65. Therefore, for at least the reasons set forth above, Applicant respectfully submits that the Office has not met the burden of

4

5

9

10

11

7

12

14

13

15

16 17

18

19 20

21

24

25

23

establishing a prima facie case of obviousness in the rejection of claims 2, 9, 54, 56 and 65. Accordingly, Applicant respectfully requests that the 35 U.S.C. §103(a) rejection of claims 2, 9, 54, 56 and 65 be withdrawn.

Regarding claims 3, 10, 55, and 66, the Office admits that Muller an Gormley do not disclose a security code that is encrypted or decrypted. However, the Office asserts that encrypting and decrypting is well-known, and that it would have been obvious to encrypt the security code taught by Gormley with the programmable preferred operating parameter control limit on a data card taught by Muller. However, as noted above, neither Muller nor Gormley teach or suggest the elements of base claims 1, 53 and 64. Specifically neither Muller nor Gormley teach or suggest modifying an operating parameter range by an application that is determined to be authorized, or, verifying that the application is authorized to modify such operating parameter range. Because claims 3, 10, 55 and 65 depend from base claims 1, 53 and 64, they include the elements of claims 1, 53 and 64. Accordingly, claims 3, 10, 55 and 65 are allowable for the same reasons discussed above regarding base claims 1, 53 and 64, in addition to further elements recited therein that are not taught by the combination of Muller and Gormley. Accordingly, Applicant respectfully requests withdrawal of the §103(a) rejection of claims 3, 10, 55 and 65.

Regarding claims 23-24 and 30-31, the Office rejects these claims for the same reasons it rejects claims 2-3 and 9-10. Accordingly, the same reasoning set forth above regarding claims 2-3 and 9-10, applies equally to claims 23-24 and 30-31. Furthermore, claims 23-24 and 30-31 depend from base claim 22, which generally includes elements of modifying/setting an operating parameter range by an application that is determined to be authorized, and, verifying that the

application is authorized to modify such operating parameter range. As noted above, the combination of Muller and Gormley fails to teach modifying/setting an operating parameter range by an application that is determined to be authorized, or, verifying that the application is authorized to modify such operating parameter range. Accordingly, claims 23-24 and 30-31 are also allowable based on at least their dependency from base claim 22, in addition to further elements recited therein that are not taught by the combination of Muller and Gormley. Accordingly, Applicant respectfully requests withdrawal of the §103(a) rejection of claims 23-24 and 30-31.

With respect to **claims 57-59** and **67-69**, these claims are dependent from base claims which recite elements already discussed above that are not taught or suggested by the combination of Muller and Gormley. Namely, the combination of Muller and Gormley do not teach modifying/setting an operating parameter range by an application that is determined to be authorized, and, verifying that the application is authorized to modify such operating parameter range. Furthermore, regarding claims 57 and 67, the combination of Muller and Gormley also fail to teach at least a verifier or verifier function. Regarding claims 58 an 68, the combination of Muller and Gormley also fail to teach at least a predefined memory location within a read only portion of memory. Regarding claims 59 and 69, the combination of Muller and Gormley also fail to teach at least "wherein the security code is uniquely associated a software developer entity responsible for providing the computer application and the verifier". For the various reasons set forth above, Applicant respectfully requests withdrawal of the §103(a) rejection of claims 57-59 and 67-69.

New claim 72 is allowable for many of the same reasons that claim 51 is allowable, as well as for reasons associated with novelty and non-obviousness of the specific elements recited.

Conclusion

All pending claims are believed to be in condition for allowance. Applicant respectfully requests reconsideration and prompt issuance of the present application. Should any issue remain that prevents immediate issuance of the application, the Examiner is encouraged to contact the undersigned attorney to discuss the unresolved issue.

By:

Respectfully Submitted,

Dated: 12-30-04

David S. Thompson Reg. No. 37954

(509) 324-9256; x235